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APPLICATION NO	. F.	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/071,507 02/07/2002		02/07/2002	Michael R. Krames	M-9152-1D US	4097
32566	7590 11/17/2004		EXAMINER		
PATENT	LAW GR	OUP LLP		SOWARD	), IDA M
2635 NOR	_	STREET		ART UNIT	PAPER NUMBER
SUITE 223				ARTONIT	PAPER NUMBER
SAN JOSE	, CA 951	34	2822		

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	cation No. Applicant(s)	
Supplemental	10/071,507	RAILKAR ET AL.	
· Notice of Allowability	Examiner	Art Unit	
	Ida M Soward	2822	
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS nerewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RID of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to and MPEP 1308.	olication. If not included will be mailed in due course. <b>THIS</b> withdrawal from issue at the initiative	
2. ⊠ The allowed claim(s) is/are <u>1-36</u> .			
B. $igotimes$ The drawings filed on <u>07 February 2002</u> are accepted by the	ne Examiner.		
Acknowledgment is made of a claim for foreign priority unerside and all b) Some* c) None of the:  1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give and including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date  (b) including changes required by the attached Examiner's Paper No./Mail Date  Identifying Indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the company of the proper of the proper of the proper of the depose attached Examiner's comment regarding REQUIREMENT is attached Examiner is attached Examiner.	been received.  been received in Application Nocuments have been received in this respective of this application.  Setted. Note the attached EXAMINER's reason(s) why the oath or declarate the submitted.  Set of Patent Drawing Review (PTO-Set Amendment / Comment or in the October 1984(c)) should be written on the drawing he header according to 37 CFR 1.121(c) sit of BIOLOGICAL MATERIAL metals.	national stage application from the complying with the requirements  S AMENDMENT or NOTICE OF tion is deficient.  948) attached  office action of the back) of the control	
Attachment(s)    .	6. ☐ Interview Summary Paper No./Mail Date 8), 7. ☐ Examiner's Amendm	e	

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	Application No.	Applicant(s)					
Response to Rule 312 Communication	10/071,507	. RAILKAR ET AL.					
Nosponse to Nuie 312 Communication	Examiner	Art Unit					
	Ida M Soward	2822					
The MAILING DATE of this communication	annears on the cover sheet wit	h the correspondence address –					
THE MALENCE BATE OF UNIS COMMUNICATION	appears on the sover sheet me	in the derivational desireds -					
		·					
1. ☑ The amendment filed on <u>17 August 2004</u> under 37 CF	R 1.312 has been considered, an	d has been:					
a)  entered.							
b)   entered as directed to matters of form not affecti	entered as directed to matters of form not affecting the scope of the invention.						
c) disapproved because the amendment was filed a	disapproved because the amendment was filed after the payment of the issue fee.						
	Any amendment filed after the date the issue fee is paid must be accompanied by a petition under 37 CFR 1.313(c)(1)						
and the required fee to withdraw the application	on from issue.						
d) 🛮 disapproved. See explanation below.							
e)  entered in part. See explanation below.							
The amendment to claim 10 would require further consi	deration and/or search.						
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